

OBJECTION TO DEBTORS DISCHARGE
AND CHALLENGE TO DISCHARGEABILITY
OF CERTAIN DEBT **FILED** CASE # 12-21010-MW

a. \$4500 OF DEBT WAS TO BE SECURED
W/ HOUSEHOLD POSSESSIONS OF
DEBTOR

2013 JAN 28 PM 3:33
M. L. HATCHER, CLK
U.S. BANKRUPTCY COURT
W.D. OF WA AT SEATTLE

BY _____ DEP. CLK.

b. \$1200 OF DEBT WAS TO SECURED
W/ TITLE & MOTORCYCLE
(SUBSEQUENTLY TAKEN W/O
PERMISSION BY DEBTOR)

c. REMAINDER OF DEBT WAS
TO BE SECURED W/ DODGE TRUCK
TITLE & WAS NEVER HANDED
OVER

(DEBTOR HAS SUBSEQUENTLY
PURCHASED A NEW VEHICLE AGAIN
& AGAIN PUT INTO NEW GIRLFRIEND'S
NAME)

d. SOME OF DEBT IS NOT LENT MONEY
BUT DAMAGES TO DEBTORS
VEHICLE & PROPERTY

e. ALSO SOME OF DEBT IS OWED TO A
THIRD PARTY BORROWED THRU
DEBTOR FOR DEBTOR

f. SOME OF MONEY WAS ~~DUE TO~~ LENT
DUE TO DEBTOR'S ABUSE ~~MONEY~~
\$2500 LENT TO MAKE HOUSE PAYMENT
SUBSEQUENTLY USED FOR DISNEYLAND
~~OVER \$5000~~ \$6500 TO INCLUDE
DAMAGES CAUSED BY DEBTOR TO
LEXUS SUBSEQUENTLY PART OF BANKRUPTCY

g. DEBTOR SUBSEQUENTLY CHAINS
PRESUMPTION OF ABUSE

28 JAN 2013

X Glenn Wilson